

Kyle A. Kinney, Esq. [Bar No. 027189]
LAW OFFICES OF KYLE A. KINNEY, PLLC
1717 N. 77th Street, Suite 6
Scottsdale, AZ 85257
Phone: [480]269-7077
Fax: [480] 614-9414
Email: kyle@kinneylaw.net

Attorney for Debtors;
RONALD AND ARLENE SILVER

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF ARIZONA**

In Re:

RONALD AND ARLENE SILVER, husband
and wife,

Debtors.

| Chapter 11

Case No. 2:17-bk-07624-SHG

**NOTICE OF LODGING ORDER
GRANTING APPLICATION FOR
ORDER PURSUANT TO 11 U.S.C.
§§ 327(a) AND 1107 AUTHORIZING
THE EMPLOYMENT AND
RETENTION OF JOEL L. RUBEN
AS CPA FOR DEBTORS**

NOTICE IS HEREBY GIVEN pursuant to Rule 9022-1(b), Arizona Local Rules of Bankruptcy Procedures, that the Debtors have lodged an Order regarding their Application to Employ Certified Public Accountant Joel L. Ruben in the form attached hereto.

DATED this 28th day of June 2018.

Law Offices of Kyle A. Kinney, PLLC:

By:/s/ *Kyle A. Kinney*

Kyle A. Kinney (027189)

1717 N. 77th Street, Suite 6

Scottsdale, AZ 85257

kyle@kinneylaw.net

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2 This is to certify that the foregoing was
3 e-filed on this 28th day of June 2018, in the
4 United States Bankruptcy Court,
COPY of the foregoing served via electronic
Notification that same date on:

5 Office of the U.S. Trustee
6 230 North First Avenue, Suite 204
Phoenix, AZ 85003-1706

7 RENEE SANDLER SHAMBLIN
8 Office of the U. S. Trustee
230 North First Avenue, Suite 204
Phoenix, AZ 85003-1706

9 Kim Lepore
10 klepore@wrightlegal.net
Jamin S. Neil
11 jneil@wrightlegal.net
WRIGHT, FINLAY & ZAK, LLP
12 16427 N. Scottsdale Road, Suite 300
Scottsdale, Arizona 85254
13 *Attorneys for Nissan*

14 ALDRIDGE PITE, LLP
15 ecfazb@aldridgepite.com
4375 Jutland Drive, Suite 200
P.O. Box 17933
16 San Diego, CA 92177-0933
17 *Attorneys for Ocwen Loan Servicing*

Lori L. Winkelman
Amelia B. Valenzuela
Quarles & Brady LLP
Renaissance One
Two North Central Avenue
Phoenix, Arizona 85004-2391
lori.winkelman@quarles.com
amelia.valenzuela@quarles.com
*Attorneys for Capital One, NA as servicer
for Greenpoint Mortgage Funding, Inc.*

Joseph J. Tirello, Jr., Esq.
ZIEVE, BRODNAX & STEELE, LLP
3550 North Central Avenue, Suite 625
Phoenix, AZ 85012
E-mail: Jtirello@zbslaw.com
*Attorneys for U.S. Bank National Association,
as Trustee for Lehman Brothers Small Balance
Commercial Mortgage Pass-Through
Certificates,
Series 2007-3*

19 By:/s/ Paula D. Hillock

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9 **IN THE UNITED STATES BANKRUPTCY COURT**
10 **FOR THE DISTRICT OF ARIZONA**

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In Re:

RONALD AND ARLENE SILVER, husband
and wife,

Debtors.

Chapter 11

Case No. 2:17-bk-07624-SHG

**ORDER RE APPLICATION FOR
ORDER PURSUANT TO 11 U.S.C.
§§ 327(a) AND 1107 AUTHORIZING
THE EMPLOYMENT AND
RETENTION OF JOEL L. RUBEN
AS CPA FOR DEBTORS**

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This matter having come before this Court of Debtors' Application For Order pursuant to 11 U.S.C. §§ 327(A) And 1107 Authorizing The Employment And Retention Of Joel L Ruben as CPA for Debtors (Docket Entry No. 41), and the deadline to file objections having passed with no objections having been received, and good cause appearing,

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IT IS HEREBY ORDERED, approving the employment of Joel L. Ruben as the Certified Public Accountant for the Debtors in this Chapter 11 proceeding.

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Approval of employment of a professional person DOES NOT automatically approve any fee arrangement set forth in the application or any attachments thereto. No fees are pre-approved by the court. Any request for a professional fee must be made separately, by a detailed application supporting the request, notice must be given to creditors and other

1 parties-in-interest, and the court must have an opportunity to review any objections which
2 any party may have. The court may also consider the application in the absence of any
3 objections, and may adjust the fees according to the merits of the particular case. 11 U.S.C.
4 §§ 327, 328, 329, 330, and 331.

5 SIGNED AND DATED AS SET FORTH ABOVE
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